



FEB 18 2004

AT SEATTLE  
CLERK U.S. DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON  
BY DEPUTY

UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON

Rickey A BEAVER  
(Name of Plaintiff)

C04-0337 C

vs.

JASON COOKER  
CITY OF SEATTLE ET AL.  
ERIN BECKER  
DETECTIVE TOM LARSON  
DETECTIVE NOTON  
(Names of Defendants)

CIVIL RIGHTS COMPLAINT  
BY A PRISONER UNDER 42  
U.S.C. § 1983



04-CV-00337-CMP

I. Previous Lawsuits:

A. Have you brought any other lawsuits in any federal court in the United States while a prisoner:

☒ Yes ☐ No

B. If your answer to A is yes, how many? 1 Describe the lawsuit in the space below. (If there is more than one lawsuit, describe the additional lawsuits on another piece of paper using the same outline.)

1. Parties to this previous lawsuit:

Plaintiff Rickey A Beaver R

Defendants King County Jail ET AL  
Steve Thompson / medical dept

2. Court (give name of District)

UNITED STATES DISTRICT COURT WESTERN DISTRICT WASH

3. Docket Number DONT KNOW

4. Name of judge to whom case was assigned Judge Weinberg

5. Disposition (For example: Was the case dismissed as frivolous or for failure to state a claim? Was it appealed? Is it still pending?)

Case won & settled for \$3500.00

6. Approximate date of filing lawsuit I believe July /2001

7. Approximate date of disposition I believe Dec /2001

II. Place of Present Confinement: KING COUNTY CORRECTIONAL FACILITY KENT

A. Is there a prisoner grievance procedure available at this institution? ☐ Yes ☒ No

B. Have you filed any grievances concerning the facts relating to this complaint?

☐ Yes ☒ No

If your answer is NO, explain why not THERE IS NO NEED  
FOR GRIEVANCE PROCEDURE.

C. Is the grievance process completed? ☐ Yes ☒ No

If your answer is YES, ATTACH A COPY OF THE FINAL GRIEVANCE RESOLUTION for any grievance concerning facts relating to this case.

### III. Parties to this Complaint

A. Name of Plaintiff: RICKY A BEAVER Inmate No.: 20304882

Address: 620 - W James ST KENT. WASH  
98032

(In Item B below, place the full name of the defendant, his/her official position, and his/her place of employment. Use item C for the names, positions and places of employment of any additional defendants. Attach additional sheets if necessary.)

B. Defendant JASON COSSER; official position \_\_\_\_\_;  
place of employment UNKNOWN ADDRESS EITHER

C. Additional defendants Erin Becker prosecutor

DET Tomlinson

DET Norton

#### IV. Statement of Claim

(State here as briefly as possible the facts of your case. Describe how each defendant is involved, including dates, places, and other persons involved. Do not give any legal arguments or cite any cases or statutes. If you allege a number of related claims, number and set forth each claim in a separate paragraph. Attach additional sheets if necessary.)

On or about May 30/001 Jason Cogger maliciously and with malice intent, INSTITUTE Detective Tomlinson and Detective Norton also prosecuting Attorney Erin Becker TO PROCEED AGAINST me for taking a motor vehicle without permission with knowledge that the same was false, unfounded, malicious and without probable cause. Jason with corrupt and wrongful motives willfully gave the Detective false and misleading statements with knowledge of the same because of the statements I was arrested and put in jail and pending trial while a waiting trial I was denied medication which was prescribed for me for depression and chemical imbalance, which I was accustomed to taking daily doses of TRAZADON / 200MG AS A RESULT OF BEING denied I suffered severe side affects and withdrawal that I found to be extremely difficult to handle under normal circumstances I became extremely frustrated devastated overwhelmed with shock and grief unable to control my emotion because of the trauma of what I WAS BEING put through and by not having my medication this ordeal was so painful that I committed my self to psych ward at the King County Jail to escape the mental and physical abuse which was being administered to report that I became HANGRY and I was unable to repress my dementia as a result of the physical and mental torture I sustained due to the malicious prosecution and constitutional violation I was subjected to despite my desperate plea of innocent Erin Becker

## Continuation of Statement of Claim

Continued with the assistance of Jason Cosser who whiskered and continued up this malicious and deceptive plot in reckless disregard of my constitutional rights Jason still refused to retract his false, misleading and perjured testimony and statement Jason continued to lie and manipulate the court which lead to Ernie Becker to continue another criminal proceeding against me. Even though Ernie Becker by being the prosecutor has entire control of criminal proceeding and may prosecute or refuse to prosecute as he see fit because Ernie Becker, Det Tomblinson and Det Norton neglected to do a thorough investigation in to complaint whiskered and instigated by Jason Cosser and had they thoroughly investigated all evidence, statements and testimonies by Jason they would have realized that he was lying because of Jason's lies and continual instigations of the prosecution with the criminal proceeding he was detained for a period of 4 1/2 months and subjected to

## CONCLUSION OF STATEMENT OF CLAIMS

and sustained stress mental anguish,  
pain suffering, False imprisonment,  
civil rights violations, maliciously prosecuted  
denied promised red for mental anguish  
depression denied my freedom.

Thank God for Justice for all of us

OCT 15/00 / DISMISSED W/OUT  
PREJUDICE IN MY FAVOR

**V. Relief**

(State briefly exactly what you want the court to do for you. Make no legal arguments. Cite no cases or statutes.)

I would like the court to bring Jason up on charges of perjury, for maliciously prosecuting me, and for submitting false reports and from all that were involved and play a roll in me being incarcerated and maliciously prosecuted and for wrongs sustained as a result of their negligence I would like to be awarded 1500\$ per day for every day I was detained in jail and to be awarded 5000\$ for stress, mental anguish, pain and suffering.

I declare under penalty of perjury that the foregoing is true and correct.

Signed this 12 day of February, 192004

Rickey Beaver  
(Signature of Plaintiff)